

CRIMINAL CAUSE FOR PLEADING

BEFORE: VIKTOR V. POHORELSKY DATE: 11/03/11 START TIME: 10:15
CR 10-433 (SLT) END TIME: 10:55

DEFT'S. NAME: Jonathan Braun #
X present not present X cust. bail

DEFENSE COUNSEL: John Meringolo
X present not present CJA X RET. FED DFT.

A.U.S.A.: Steve Tiscione CLERK: James Toritto
INTERPRETER: (LANG.-)

X CASE CALLED

DEFT. X SWORN X ARRAIGNED X INFORMED OF RIGHTS
 X WAIVES TRIAL BEFORE DISTRICT COURT

- DEFT STATES TRUE NAME TO BE _____. INFORMATION AMENDED.
- WAIVER OF INDICTMENT EXECUTED FOR DEFT.
- SUPERSEDING MISDEMEANOR INFORMATION FILED.
- DEFT FAILED TO APPEAR, BENCH WARRANT ISSUED.
- DEFT ENTERS GUILTY PLEA TO THE SUPERSEDING MISDEMEANOR INFORMATION.
- X DEFT WITHDRAWS NOT GUILTY PLEA AND ENTERS A GUILTY PLEA TO CT(S) ONE (1) & SIX (6) OF THE SUPERSEDING INDICTMENT, AND ENTERS A NOT GUILTY PLEA TO CT(S) TWO (2), THREE (3), FOUR (4), & FIVE (5).
- X COURT FINDS FACTUAL BASIS FOR THE PLEA.
- X SENTENCING SET FOR _____ AT _____ X SET BY PROBATION
- BAIL _____ SET AT _____ FOR DEFT. _____ CONT'D FOR DEFT.
- X DEFT CONTINUED IN CUSTODY.
- CASE ADJ'D TO _____ FOR _____
- SPEEDY TRIAL INFO FOR DEFT STILL IN EFFECT
- CODE TYPE _____ START _____ STOP _____
- ORDER / WAIVER EXECUTED & FILED. ENT'D ON RECORD.

OTHER: PURSUANT TO FEDERAL RULE 11 OF CRIMINAL PROCEDURE, MAGISTRATE POHORELSKY DID ADMINISTER THE ALLOCATION. A FINDING HAS BEEN MADE THAT THE PLEA WAS MADE KNOWINGLY AND VOLUNTARILY AND THE PLEA WAS NOT COERCED. THE MAGISTRATE RECOMMENDS THAT THE PLEA OF GUILTY BE ACCEPTED. PLEA AGREEMENT MARKED AS COURT EXHIBIT #1ND RETURNED TO THE ASSISTANT.